KRAMER LEVIN NAFTALIS & FRANKEL LLP



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November 13, 2017

BY ECF

Hon. Lewis A. Kaplan United States District Judge Southern District of New York United States Courthouse 500 Pearl Street New York, New York 10007

> Re: United States v. Blaszczak et al., No. 17 Cr. 357 (LAK)

Dear Judge Kaplan:

We write on behalf of Theodore Huber to respectfully request that Mr. Huber be permitted to (1) travel to Palm Springs, California from November 22 to November 25 for a family reunion; and (2) travel to Miami, Florida from December 27 to December 30 to attend a family wedding. Mr. Huber's current bail conditions restrict his travel to the Southern and Eastern Districts of New York and the District of Connecticut. The government, by Assistant United States Attorney Brooke Cucinella, consents to this application, as does Mr. Huber's Pre-

Respectfully submitted,

/s/ Barry H. Berke

Barry H. Berke Dani R. James

Kramer Levin Naftalis & Frankel LLP Attorneys for Theodore Huber

Cc (by email): Ian McGinley, Josh Naftalis and Brooke Cucinella Assistant United States Attorneys

Jane Cofone

Pre-Trial Services Officer

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U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

November 14, 2017

BY E-MAIL

The Honorable Lewis A. Kaplan United States District Judge Southern District of New York 500 Pearl Street, Room 2240 New York, New York 10007

Re:

United States v. David Blaszczak et al.

17 Cr. 357 (LAK)

Dear Judge Kaplan:

The Government writes in response to defendant Theodore Huber's November 13, 2017 request to modify the terms of his bail conditions. The Government has no objection to the defendant's request, assuming that it is approved by pre-trial.

Respectfully submitted,

JOON H. KIM Acting United States Attorney

By: /s/

Ian McGinley Joshua A. Naftalis Brooke E. Cucinella Assistant United States Attorneys (212) 637-2257/2310/2477